Case 1:17-6V-05511-KBF Decument 23 Filed 11/07/17 Page 1 of 2

	THERN DISTRICT OF NEW YORK			
ANDR	EA LOUNDS, as mother and natural guardian of infant D.E. :			
	Plaintiff(s), :			
CITY	DF NEW YORK, et al. : SCHEDULING ORDER :			
	 Defendant(s). : X			
KATI	HERINE B. FORREST, District Judge:			
The p	earties propose the following schedule for this matter:			
1.	All parties [do / do not /] consent to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences.			
2.	Amended pleadings may not be filed, and no party may be joined, without leave of Court more than 10 days after the filing of this Order or the filing of a responsive pleading, whichever occurs first.			
3.	Close of fact discovery: May 7, 2018 [within 6 months unless the case is particularly complex]			
4.	Close of expert discovery: Expert discovery not contemplated. [25 days after the close of fact discovery for all but the most complex cases; for particularly complex cases, 60 days after the close of fact discovery; the parties are to negotiate interim dates regarding expert witnesses]			
	The parties contemplate experts in this matter for the following subject(s): None.			
5.	[For F.L.S.A. actions only] Plaintiff(s) [do / do not] anticipate making a motion for conditional certification of a collective action under 29 U.S.C. § 216(b). Plaintiff(s) shall include a proposed notice with the opening brief.			

¹ If all parties so consent, they should execute a consent form (available at http://www.nysd.uscourts.gov/file/forms/consent-to-proceed-before-us-magistrate-judge) and submit it to the Court via e-mail, along with this proposed order.

Case 1:17-ev-05511-KBF Document 23 Filed 11/04/17 Page 2 of 2

	Section 216(b) pro	oposed briefing so	<u>chedule:</u>
	Opening:	,	[30 days after initial conference]
	Opp'n:		[21 days after opening brief]
	Reply:		[7 days after opposition brief]
6.	Motions may be b	rought at any tir	me. The last opportunity to file any motion
	(other than in lim	<u>iine</u> and <u>Daubert</u>	motions) are set forth below.
	Proposed b	riefing schedule:	
	Opening:	5/22/18	[no later than 14 days following
	T		item 3]
	Opp'n:	6/12/2018	generally 21 days after opening
	11		brief]
	Reply:	6/29/2018	[generally 7 days after opposition
	1 0		brief]
7	Trial [will /	will not 1 be	e before a jury ²
• •	11101 [1111	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Solution of the second of the
	DO NOT FILL I	N BELOW. TH	E COURT WILL SET ITEMS 8-11.
			1261
8.	The next status c	onference is set f	for 2/26/18 at CpM. (felephon)
9.	Pretrial materials	s, including the J	Joint Pretrial Order ("JPTO"), are due:
		•	
		1 0 0 "	TOTAL COMMITTEE OF THE
10	.The Final Pretria	I Conference ("FI	PTC") is set for at
		<u>oert</u> motions are o	eks before FPTC; oppositions are due one due <u>four weeks</u> before FPTC; oppositions
		` -	e .
11		er shall commend	ce on $\frac{7}{30}$ (8. Trial is anticipated
C-441			
			n parallel to this schedule (schedule y unusual situations, for settlement
	<u>iot de adjourned</u> issio <u>ns).</u>	<u>, except in very</u>	y unusual situations, for settlement
uiscu	(<u>5510115).</u>		
Ś0.0	RDERED.		
	l:/New York, New	York	
l/	, 2017		
	,		100
			as. For
			KATHERINE B. FORREST
			United States District Judge

² Checking this box does not constitute a formal jury demand under Fed. R. Civ. P. 38(b). It serves a purely administrative function.

³ Deadlines for motions in limine and <u>Daubert</u> motions are generalized and subject to change. The parties may request to modify the schedule if desired.